SCHEDULE 1

Consulting Agreement

Execution Version



November 3, 2024

VIA EMAIL

American Freight, LLC 109 Innovation Court, Suite J Delaware, OH 43015 Attn: Andrew Kaminsky

Re: Letter Agreement Governing Inventory Disposition

Dear Mr. Kaminsky:

By executing below, subject to section R hereof, this letter shall serve as an agreement (this "Agreement") between Hilco Merchant Resources, LLC, on the one hand ("Consultant" or a "Party"), and American Freight FFO, LLC, Franchise Group Newco Intermediate AF, LLC, and each of Franchise Group Newco Intermediate AF, LLC's subsidiaries on the other hand (collectively, "Merchant" or a "Party" and together with the Consultant, the "Parties"), under which Consultant shall act as the exclusive consultant for the purpose of conducting a sale of certain Merchandise (as defined below) at (i) the Merchant's stores and distribution centers as set forth on Exhibits A and C hereto, respectively, and (ii) any other stores or facilities designated for disposition by Merchant from the date of this Agreement (each a "Store" and collectively, the "Stores") through a "Store Closing", "Going Out of Business", "Everything Must Go", "Everything on Sale" or similar themed sale (the "Sale").

A. Merchandise

For purposes hereof, "Merchandise" shall mean all goods, saleable in the ordinary course, located in the Stores or in the Distribution Centers (as defined below) on the Sale Commencement Date (as defined below) or received in the Stores during the Sale Term. "Merchandise" does not mean and shall not include: (1) goods that belong to sublessees, licensees or concessionaires of Merchant; (2) owned furnishings, trade fixtures, equipment and improvements to real property that are located in the Stores (collectively, "FF&E"); (3) damaged or defective merchandise that cannot be sold; or (4) revenue generated from the sale of services such as, but not limited to, warranty protection, home delivery and financing rebates, and profit share fees. For the avoidance of doubt, "Merchandise" includes scratch and dent appliances and floor model furniture.

B. Sale Term

For each Store, the Sale shall commence on November 4, 2024 (the "Sale Commencement Date") and conclude no later than December 29, 2024 (the "Sale Termination Date"); provided, however, that the Parties may mutually agree in writing to extend or terminate the Sale at any one or more Stores on a Store-by-Store basis prior to the Sale Termination Date. The period between the Sale Commencement Date and the Sale Termination Date shall be referred to as the "Sale Term." At the conclusion of the Sale, Consultant shall surrender the premises for each Store to Merchant in broom clean condition and in accordance with the lease requirements for such premises; provided, however, that Merchant shall bear all costs and expenses associated with surrendering the premises

in accordance with the lease requirements for such premises according to a budget mutually agreed to between the Consultant and Merchant. At the conclusion of the Sale at each Store, Consultant shall photographically document the condition of each such Store and provide such photographs to Merchant within three (3) business days thereof. Photographs shall reference with specificity each Store by number, name, and location.

C. Project Management

(i) Consultant's Undertakings

During the Sale Term, Consultant shall, in collaboration with Merchant, (a) provide qualified supervisors (the "Supervisors") engaged by Consultant to help oversee the management of the Stores and Distribution Centers; (b) recommend appropriate point-of-sale and external advertising for the Stores, approved in advance by Merchant; (c) recommend appropriate discounts of Merchandise, staffing levels for the Stores, and appropriate bonus and incentive programs, if any, for the Stores' employees, all of which shall be approved in advance by Merchant; (d) help oversee display of Merchandise for the Stores and Distribution Centers; (e) to the extent that information is available, evaluate sales of Merchandise by category and sales reporting and monitor expenses; (f) maintain the confidentiality of all proprietary or non-public information regarding Merchant, including in accordance with the provisions of any confidentiality agreement signed by the Parties; (g) assist Merchant in connection with managing and controlling loss prevention and employee relations matters; (h) assist Merchant with determining the necessity for obtaining any applicable permits and governmental approvals to conduct the Sale, including working with Merchant to obtain each in a timely and orderly fashion and preparing or causing to be prepared all forms necessary to assist in Merchant's securing any applicable permits and governmental approvals necessary to conduct the Sale, the costs and expenses of which shall be paid by Merchant and shall be in addition to the costs and expenses set forth on the Expense Budget; (i) at Merchant's sole discretion, implement Consultant's affiliate CareerFlex program for Merchant's Store level and other employees; (j) meet with Merchant, on a weekly or as needed basis, to review sales, sales reporting, and expenses in an effort to minimize expenses and maximize overall net recovery of the Sale; and (k) provide such other related services deemed necessary or appropriate by Merchant and Consultant.

The Parties expressly acknowledge and agree that Merchant shall have no liability to the Supervisors for wages, benefits, severance pay, termination pay, vacation pay, pay in lieu of notice of termination or any other liability arising from Consultant's hiring or engagement of the Supervisors, and the Supervisors shall not be considered employees of Merchant.

(ii) Merchant's Undertakings

During the Sale Term, Merchant shall (a) be the employer of the Stores' employees, other than the Supervisors; (b) pay all taxes, costs, expenses, accounts payable, and other liabilities relating to the Stores, the Stores' employees and other representatives of Merchant; (c) prepare and process all tax forms and other documentation; (d) collect all sales taxes and pay them to the appropriate taxing authorities for the Stores; (e) use reasonable efforts to cause Merchant's employees to cooperate with Consultant and the Supervisors; (f) execute all agreements determined by the Merchant and Consultant to be necessary or desirable for the operation of the Stores during the Sale; (g) arrange for the ordinary maintenance of all point-of-sale equipment required for the Stores and any computer servers necessary to operate the Sale; (h) apply for and obtain, with Consultant's

assistance and support, all applicable permits and authorizations (subject to any Approval Order (as defined below), including landlord approvals and consents) for the Sale; (i) at Merchant's sole discretion, assist Consultant with implementing the CareerFlex program for Merchant's Store level and other employees; (j) use commercially reasonable efforts to transfer all Merchandise from the Distribution Centers to the Stores during the Sale Term; and (k) ensure that Consultant has quiet use and enjoyment of the Stores during the Sale Term in order to perform its obligations under this Agreement.

Merchant shall provide throughout the Sale Term central administrative services necessary for the Sale, including (without limitation) customary POS administration, sales audit, cash reconciliation, accounting, and payroll processing, all at no cost to Consultant.

The Parties expressly acknowledge and agree that Consultant shall have no liability to Merchant's employees for wages, benefits, severance pay, termination pay, vacation pay, pay in lieu of notice of termination or any other liability arising from Merchant's employeent, hiring or retention of its employees, and such employees shall not be considered employees of Consultant.

Merchant or its auditors shall have the right, upon reasonable written notice to Consultant (with email being sufficient), to inspect, at reasonable times and locations, such documentation, records, and equipment that reasonably relate to the services provided for under this Agreement for purposes of ensuring performance of Consultant's obligations under this Agreement.

D. The Sale

All sales of Merchandise shall be made on behalf of Merchant. Consultant does not have, nor shall it have, any right, title or interest in the Merchandise. All sales of Merchandise shall be by cash, gift card, gift certificate, merchandise credit, or credit card and, at Merchant's discretion, by check or otherwise in accordance with Merchant's policies, and shall be "final" with no returns accepted or allowed, unless otherwise directed by Merchant or, as applicable, as ordered by the Bankruptcy Court (as defined below).

E. Consultant Fee and Expenses in Connection with the Sale

In consideration of its services under this Agreement, Consultant shall earn a base fee equal to two percent (2.0%) of the Gross Proceeds of Merchandise sold at the Stores and the Distribution Centers. For purposes of this Agreement, "Gross Proceeds" means gross receipts calculated using the "gross rings" method, net of applicable sales taxes; provided, however, that it is expressly understood and agreed that Gross Proceeds shall not include proceeds of sales made prior to the Sale Commencement Date or after the Sale Termination Date.

In addition to the base fee, and not in lieu of the base fee, the Consultant shall be entitled to, from Gross Proceeds, an additional fee based upon the Gross Recovery Percentages achieved as set forth in the following table (the "Additional Incentive Compensation"). The Additional Incentive Compensation shall be equal to the aggregate sum of the percentages set forth in the "Additional Incentive Compensation" column of the table (e.g., calculated back to first dollar) for the corresponding Gross Recovery Percentage achieved. It is understood and agreed that no Additional Incentive Compensation shall be earned or payable where the Gross Recovery Percentage is less than 114.0%:

Gross Recovery Percentage	Additional Incentive Compensation
Between 114.0% and 115.50%	An additional 0.25% of Gross Proceeds
	(total fee equal to 2.25% of Gross
	Proceeds)
Above 115.50%	An additional 0.25% of Gross Proceeds
	(total fee equal to 2.50% of Gross
	Proceeds)

For purposes of the Additional Incentive Compensation:

"Cost Value" with respect to each item of Merchandise sold shall mean the lower of (i) the lowest per unit vendor cost in the File or the Merchant's books and records, maintained in the ordinary course consistent with historic practices; or (ii) the Retail Price.

"File" shall mean those spreadsheets provided by Merchant and labeled "10.05.24 Inventory by SKU & Location & Bucket.xlsx."

"Gross Recovery Percentage" shall mean the Gross Proceeds divided by the sum of the aggregate Cost Value of all of the Merchandise.

"Retail Price" shall mean with respect to each item of Merchandise sold, the retail price reflected at the register for such item, excluding the discount granted in connection with such sale.

Merchant shall be responsible for all expenses of the Sale, including (without limitation) all Store-level operating expenses, all costs and expenses related to Merchant's other retail store operations, Merchant's costs for operating the Distribution Centers, and Consultant's other reasonable and documented out of pocket expenses. To control expenses of the Sale, Merchant and Consultant have established an appropriate budget (the "Expense Budget") of certain delineated expenses, including (without limitation) payment of the costs of supervision (including (without limitation) Supervisors' wages, fees, travel, and deferred compensation) and advertising costs (including signage and the shipping, freight, and sales tax related thereto where applicable). The Expense Budget for the Sale is attached hereto as Exhibit B. The Expense Budget may only be modified by mutual agreement of Consultant and Merchant. The costs of supervision set forth on Exhibit B include, among other things, industry-standard deferred compensation.

All accounting matters (including, without limitation, all fees, expenses, or other amounts reimbursable or payable to Consultant) shall be reconciled on every Wednesday for the prior week. All fees, reasonable expenses, or other reasonable amounts reimbursable or payable to Consultant shall be paid, in accordance with the approved Expense Budget, within seven (7) days after each such weekly reconciliation, upon Merchant's receipt and review of a reasonably detailed invoice. The Parties shall complete a final reconciliation and settlement of all amounts payable to Consultant and contemplated by this Agreement (including, without limitation, Expense Budget items, and fees earned hereunder) no later than forty five (45) days following the Sale Termination Date for the last Store.

Upon execution of this Agreement, the Merchant shall pay by wire transfer to the Consultant an advance payment of costs and expenses delineated in the Expense Budget of \$3,300,000 (the "Expense Advance"). The Expense Advance shall be held by Consultant and applied towards

Expense Budget items as incurred. Any portion of the Expense Advance not so used shall be returned to Merchant within three days following the final reconciliation.

F. <u>Indemnification</u>

(i) Merchant's Indemnification

Merchant shall indemnify, defend, and hold Consultant and its consultants, members, managers, partners, officers, directors, employees, attorneys, advisors, representatives, lenders, principals, affiliates, and Supervisors (collectively, "Consultant Indemnified Parties") harmless from and against all liabilities, claims, demands, damages, costs and expenses (including reasonable attorneys' fees) arising from or related to: (a) the willful or negligent acts or omissions of Merchant or the Merchant Indemnified Parties (as defined below); (b) the material breach of any provision of this Agreement by Merchant; (c) any liability or other claims, including, without limitation, product liability claims, asserted by customers, any Store employees (under a collective bargaining agreement or otherwise), or any other person (excluding Consultant Indemnified Parties) against Consultant or a Consultant Indemnified Party, except claims arising from Consultant's negligence, willful misconduct or unlawful behavior; (d) any harassment, discrimination or violation of any laws or regulations or any other unlawful, tortious or otherwise actionable treatment of Consultant's Indemnified Parties or Merchant's customers by Merchant or Merchant's Indemnified Parties; and (e) Merchant's failure to pay over to the appropriate taxing authority any taxes required to be paid by Merchant during the Sale Term in accordance with applicable law.

(ii) Consultant's Indemnification

Consultant shall indemnify, defend and hold Merchant and its consultants, members, managers, partners, officers, directors, employees, attorneys, advisors, representatives, lenders, principals, and affiliates (other than the Consultant or the Consultant Indemnified Parties) (collectively, "Merchant Indemnified Parties") harmless from and against all liabilities, claims, demands, damages, costs and expenses (including reasonable attorneys' fees) arising from or related to (a) the willful or negligent acts or omissions of Consultant or the Consultant Indemnified Parties; (b) the breach of any provision of, or the failure to perform any obligation under, this Agreement by Consultant; (c) any liability or other claims made by Consultant's Indemnified Parties or any other person (excluding Merchant Indemnified Parties) against a Merchant Indemnified Party arising out of or related to Consultant's conduct of the Sale, except claims arising from Merchant's negligence, willful misconduct, or unlawful behavior; (d) any harassment, discrimination or violation of any laws or regulations or any other unlawful, tortious or otherwise actionable treatment of Merchant Indemnified Parties, or Merchant's customers by Consultant or any of the Consultant Indemnified Parties and (e) any claims made by any party engaged by Consultant as an employee, agent, representative or independent contractor arising out of such engagement.

G. Insurance

(i) Merchant's Insurance Obligations

Merchant shall maintain throughout the Sale Term, on such terms and conditions as are consistent with Merchant's ordinary course operations, liability insurance policies (including, without limitation, products liability (to the extent currently provided), comprehensive public liability

insurance and auto liability insurance) covering injuries to persons and property in or in connection with the Stores, and shall cause Consultant to be named an additional insured with respect to all such policies. At Consultant's request, Merchant shall provide Consultant with a certificate or certificates evidencing the insurance coverage required hereunder and that Consultant is an additional insured thereunder. In addition, Merchant shall maintain throughout the Sale Term, in such amounts as it currently has in effect, workers compensation insurance in compliance with all statutory requirements.

(ii) <u>Consultant's Insurance Obligations</u>

Consultant shall maintain, throughout the Sale Term, liability insurance policies (including, without limitation, products liability/completed operations, contractual liability, comprehensive public liability and auto liability insurance) on an occurrence basis in an amount of at least Two Million dollars (\$2,000,000) and an aggregate basis of at least five million dollars (\$5,000,000) covering injuries to persons and property in or in connection with Consultant's provision of services at the Stores. Consultant shall name Merchant as an additional insured and loss payee under such policy, and upon execution of this Agreement provide Merchant with a certificate or certificates evidencing the insurance coverage required hereunder. In addition, Consultant shall maintain throughout the Sale Term, workers compensation insurance compliance with all statutory requirements. Further, should Consultant employ or engage third parties to perform any of Consultant's undertakings with regard to this Agreement, Consultant will ensure that such third parties are covered by Consultant's insurance or maintain all of the same insurance as Consultant is required to maintain pursuant to this paragraph and name Merchant as an additional insured and loss payee under the policy for each such insurance.

H. Representations, Warranties, Covenants and Agreements

- (i) Merchant warrants, represents, covenants and agrees that (a) Merchant is a company duly organized, validly existing and in good standing under the laws of its state of organization, with full power and authority to execute and deliver this Agreement and to perform its obligations hereunder, and maintains its principal executive office at the address set forth herein, (b) the execution, delivery and performance of this Agreement has been duly authorized by all necessary actions of Merchant and this Agreement constitutes a valid and binding obligation of Merchant enforceable against Merchant in accordance with its terms and conditions, and the consent of no other entity or person is required for Merchant to fully perform all of its obligations herein, (c) all ticketing of Merchandise at the Stores has been and will be done in accordance with Merchant's customary ticketing practices; (d) all normal course hard markdowns on the Merchandise have been, and will be, taken consistent with customary Merchant's practices, and (e) the Stores will be operated in the ordinary course of business in all respects, other than those expressly agreed to by Merchant and Consultant.
- (ii) Consultant warrants, represents, covenants and agrees that (a) Consultant is a company duly organized, validly existing and in good standing under the laws of its state of organization, with full power and authority to execute and deliver this Agreement and to perform the Consultant's obligations hereunder, and maintains its principal executive office at the addresses set forth herein, (b) the execution, delivery and performance of this Agreement has been duly authorized by all necessary actions of Consultant and this Agreement constitutes a valid and binding obligation of Consultant enforceable against Consultant in accordance with its terms and conditions, and the

consent of no other entity or person is required for Consultant to fully perform all of its obligations herein, (c) Consultant shall comply with and act in accordance with any and all applicable state and local laws, rules, and regulations, and other legal obligations of all governmental authorities, (d) no non-emergency repairs or maintenance in the Stores will be conducted without Merchant's prior written consent, and (e) Consultant will not take any disciplinary action against any employee of Merchant.

I. Furniture, Fixtures and Equipment

Consultant shall sell the FF&E in the Stores from the Stores themselves. Merchant shall be responsible for all reasonable and documented costs and expenses incurred by Consultant in connection with the sale of FF&E, which costs and expenses shall be incurred pursuant to a budget or budgets to be established from time to time by mutual agreement of the Parties. Consultant shall have the right to abandon at the Stores any unsold FF&E. Consultant shall also sell the FF&E located in the Merchant's distribution centers identified on Exhibit C hereto (the "Distribution Centers").

In consideration for providing the services set forth in this section I, Consultant shall be entitled to a commission from the sale of the FF&E equal to fifteen percent (15.0%) of the Gross Proceeds of the sale of the FF&E.

Consultant shall remit to Merchant all Gross Proceeds from the sale of FF&E. During each weekly reconciliation described in section E above, Consultant's FF&E fee shall be calculated, and Consultant's calculated FF&E fee, along with any reasonable FF&E costs and expenses then incurred, shall be paid within seven (7) days after each such weekly reconciliation, upon Merchant's receipt and review of a reasonably detailed invoice by the Merchant in accordance with the terms of this Agreement.

J. Termination

The following shall constitute "Termination Events" hereunder:

- (a) Merchant's or Consultant's failure to perform any of their respective material obligations hereunder, which failure shall continue uncured ten (10) days after receipt of written notice thereof to the defaulting Party; provided, that if either Party's performance of any such obligations is prevented by reason of any cause(s) beyond such Party's reasonable control, such shall not constitute a Termination Event, unless such failure to perform cannot be remedied within the Sale Term;
- (b) Any representation or warranty made by Merchant or Consultant is untrue in any material respect as of the date made or at any time and throughout the Sale Term; or
- (c) the Sale is terminated or materially interrupted or impaired for any reason other than (i) an event of default by Consultant or Merchant, or (ii) any cause(s) beyond the Parties' reasonable control.

If a Termination Event occurs, the non-defaulting Party (in the case of an event of default) or either Party (if the Sale is otherwise terminated or materially interrupted or impaired) may, in its discretion, elect to terminate this Agreement by providing fourteen (14) business days' written notice

thereof to the other Party and, in the case of an event of default, in addition to terminating this Agreement, pursue any and all rights and remedies and damages resulting from such default. If this Agreement is terminated, Merchant shall be obligated to pay Consultant all amounts due under this Agreement through and including the termination date.

K. Notices

All notices, certificates, approvals, and payments provided for herein shall be sent by fax or by recognized overnight delivery service as follows: (a) To Merchant: at the address listed above; with copy to Willkie Farr & Gallagher LLP, 787 Seventh Avenue New York, New York 10019, Attn: Debra M. Sinclair, Esq., at dsinclair@willkie.com, Betsy L. Feldman, Esq., at bfeldman@willkie.com, and Joseph R. Brandt, Esq., at jbrandt@willkie.com; (b) To Consultant: c/o Hilco Merchant Resources, LLC, One Northbrook Place, 5 Revere Drive, Suite 206, Northbrook, IL 60062, Fax: 847-849-0859, Attn: T. Kellan Grant; or (c) such other address as may be designated in writing by Merchant or Consultant.

L. Independent Consultant

Consultant's relationship to Merchant is that of an independent contractor without the capacity to bind Merchant in any respect. No employer/employee, principal/agent, joint venture or other such relationship is created by this Agreement. Merchant shall have no control over the hours that Consultant or its employees or assistants or the Supervisors work or the means or manner in which the services that will be provided are performed and Consultant is not authorized to enter into any contracts or agreements on behalf of Merchant or to otherwise create any obligations of Merchant to third parties, unless authorized in writing to do so by Merchant.

M. Non-Assignment

Neither this Agreement nor any of the rights hereunder may be transferred or assigned by either Party without the prior written consent of the other Party; provided, however, that Consultant may syndicate this transaction to one or more of the national liquidation firms upon prior written notice thereof to Merchant. In the event of such syndication, Consultant shall remain responsible for all obligations under this Agreement and the fees, expenses, or other amounts owed to Consultant under this Agreement shall not increase on account of the syndication. No modification, amendment or waiver of any of the provisions contained in this Agreement, or any future representation, promise or condition in connection with the subject matter of this Agreement, shall be binding upon any Party to this Agreement unless made in writing and signed by a duly authorized representative or agent of such Party. This Agreement shall be binding upon and inure to the benefit of the Parties and their respective heirs, legal representatives, successors and permitted assigns.

N. Severability

If any term or provision of this Agreement, as applied to either Party or any circumstance, for any reason shall be declared by a court of competent jurisdiction to be invalid, illegal, unenforceable, inoperative or otherwise ineffective, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable. If the surviving portions of the Agreement fail to retain the essential understanding of the Parties, the Agreement may be terminated by mutual consent of the Parties.

O. Governing Law, Venue, Jurisdiction and Jury Waiver

This Agreement, and its validity, construction and effect, shall be governed by and enforced in accordance with the internal laws of the State of Delaware (without reference to the conflicts of laws provisions therein) and, as applicable, the Bankruptcy Code (as defined below). Merchant and Consultant waive their respective rights to trial by jury of any cause of action, claim, counterclaim or cross-complaint in any action, proceeding and/or hearing brought by either Consultant against Merchant or Merchant against Consultant on any matter whatsoever arising out of, or in any way connected with, this Agreement, the relationship between Merchant and Consultant, any claim of injury or damage or the enforcement of any remedy under any law, statute or regulation, emergency or otherwise, now or hereafter in effect.

In the event of Merchant's filing under chapter 11 of the Bankruptcy Code, any legal action, suit, or proceeding arising in connection with this Agreement shall be submitted to the exclusive jurisdiction of the Bankruptcy Court having jurisdiction over Merchant (the "Bankruptcy Court"), and each Party hereby waives any defenses or objections based on lack of jurisdiction, improper venue, and/or *forum non conveniens*.

P. Entire Agreement

This Agreement, together with all additional schedules and exhibits attached hereto, constitutes a single, integrated written contract expressing the entire agreement of the Parties concerning the subject matter hereof. No covenants, agreements, representations or warranties of any kind whatsoever have been made by any Party except as specifically set forth in this Agreement. All prior agreements, discussions and negotiations are entirely superseded by this Agreement.

Q. Execution

This Agreement may be executed simultaneously in counterparts (including by means of electronic mail, facsimile or portable document format (pdf) signature pages), any one of which need not contain the signatures of more than one party, but all such counterparts taken together shall constitute one and the same instrument. This Agreement, and any amendments hereto, to the extent signed and delivered by means of electronic mail, a facsimile machine or electronic transmission in portable document format (pdf), shall be treated in all manner and respects as an original thereof and shall be considered to have the same binding legal effects as if it were the original signed version thereof delivered in person.

R. Bankruptcy

In the event of Merchant's filing under chapter 11 of the Bankruptcy Code, the effectiveness of this Agreement is subject to and contingent upon the entry of an order of the Bankruptcy Court, in form and substance reasonably acceptable to Consultant, authorizing the Merchant's entry into and approval of this Agreement (the "Approval Order"). As soon as reasonably practicable after the filing, Merchant shall prepare and file a motion seeking entry of the Approval Order (the "Motion"). Prior to filing the Motion, the Merchant shall share the Motion, proposed Approval Order and all related documents with Consultant. The Merchant shall use the Merchant's best efforts to ensure that the Approval Order shall specifically provide, among other things: (i) the approval of the payment of all

fees and reimbursement of expenses hereunder to Consultant without further order of the Bankruptcy Court and free and clear of all liens, claims and encumbrances; (ii) that all such payments of fees and reimbursement of expenses shall be made on a weekly basis without further order of the Bankruptcy Court and otherwise in accordance with this Agreement; (iii) that the payment of all fees and reimbursement of expenses to Consultant related to such Approval Order shall be included in any approved debtor-in-possession, cash collateral, or other post-petition financing budget as a condition to the assumption of this Agreement, but shall be payable pursuant to the Approval Order on a timely basis as an administrative expense regardless of their inclusion in such budgets; (iv) authorization to conduct the Sale without the necessity of complying with applicable state and local rules, laws, ordinances and regulations, including, without limitation, permitting and licensing requirements, that could otherwise restrict the implementation of the Sale; (v) authorization to conduct the Sale notwithstanding restrictions in leases, reciprocal easement agreements or other contracts that purport to restrict the Sale or the necessity of obtaining any third party consents; (vi) authorization to conduct the sale of Additional Consultant Goods in accordance with the terms and conditions of this Agreement; and (vii) authorization to take all further actions as are necessary or appropriate to carry out the terms and conditions of this Agreement.

S. Additional Consultant Goods

- (i) Exercisable in its reasonable discretion, Consultant shall have the right to supplement the Merchandise in the Sale with additional goods procured by Consultant which are of like kind, and no lesser quality to the Merchandise in the Sale ("Additional Consultant Goods"). The purchase of any Additional Consultant Goods shall be made by Consultant at Consultant's sole expense. Sales of Additional Consultant Goods shall otherwise be made in conjunction with the Sale, and Additional Consultant Goods shall be run through Merchant's cash register systems, so long as Consultant has marked the Additional Consultant Goods using either a "dummy" SKU or department number, or in such other manner so as to distinguish the sale of Additional Consultant Goods from the sale of Merchandise. Consultant and Merchant shall also cooperate to ensure that the Additional Consultant Goods are marked in such a way that a reasonable consumer could identify the Additional Consultant Goods as non-Merchandise. Additionally, Consultant shall provide signage in the Stores notifying customers that the Additional Consultant Goods have been included in the Sale.
- (ii) Consultant shall pay to the Merchant an amount equal to five percent (5%) of the gross proceeds (excluding sales taxes) from the sale of Additional Consultant Goods completed during the Sale Term and Consultant shall retain all remaining amounts from the sale of the Additional Consultant Goods. Consultant and the Merchant intend that the transactions relating to the Additional Consultant Goods are, and shall be construed as, a true consignment from Consultant to the Merchant in all respects and not a consignment for security purposes. Subject solely to Consultant's obligations to pay to the Merchant the Additional Consultant Goods fee described in this Agreement, at all times and for all purposes the Additional Consultant Goods and their proceeds shall be the exclusive property of Consultant, and no other person or entity shall have any claim against any of the Additional Consultant Goods or their proceeds. At Consultant's sole cost and expense, the Merchant shall insure the Additional Consultant Goods and, if required, promptly file any proofs of loss with regard to same with the Merchant's insurers. Consultant shall be responsible for payment of any

- deductible under any such insurance in the event of any casualty affecting the Additional Consultant Goods.
- (iii) The Merchant acknowledges that the Additional Consultant Goods shall be consigned to the Merchant as a true consignment under Article 9 of the Code. The Approval Order shall contain provisions reasonable acceptable to Consultant governing the treatment and sale of Additional Consultant Goods.

* * *

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If this Agreement is acceptable to you, kindly execute a copy in the space provided, and return a countersigned version to the undersigned. Thank you again for this opportunity—we look forward to working with you.

Very truly yours,

HILCO MERCHANT RESOURCES, LLC

Kellan Grant

By: T. Kellan Grant

Its: EVP Commercial Counsel

AGREED AND ACCEPTED as of the 3rd day of November, 2024

AMERICAN FREIGHT FFO, LLC, FRANCHISE GROUP NEWCO INTERMEDIATE AF, LLC, AND EACH OF FRANCHISE GROUP NEWCO INTERMEDIATE AF, LLC'S SUBSIDIARIES

By: Andrew Kaminsky

By: Andrew Kaminsky
Its: Authorized Signatory

If this Agreement is acceptable to you, kindly execute a copy in the space provided, and return a countersigned version to the undersigned. Thank you again for this opportunity—we look forward to working with you.

Very truly yours,

HILCO MERCHANT RESOURCES, LLC

By: T. Kellan Grant

Its: EVP Commercial Counsel

AGREED AND ACCEPTED as of the 3rd day of November, 2024

AMERICAN FREIGHT FFO, LLC, FRANCHISE GROUP NEWCO INTERMEDIATE AF, LLC, AND EACH OF FRANCHISE GROUP NEWCO INTERMEDIATE AF, LLC'S SUBSIDIARIES

Docusigned by:

UNDOCUSIGNED by:

913FEB05E8CD4CC...

By: Andrew Kaminsky Its: Authorized Signatory

EXHIBIT A

Stores

American Freight Exhibit A

Gross Sq. Ft.	29,653	32,000	22,800	30,000	40,000	38 480	40,000	56,250	39,100	30,000	31,000	32,000	35,460	31,193	27,110	22,023	23.507	22,614	36,000	17,760	32,000	28,000	27,400	42,000	37,090	24,000	19.550	19,400	23,707	24,424	32,000	23,700	20,509	23,800	33 634	20,785	20,000	19,840	22,753	29,952	22,000	14,940	39,000	24,734	35,750	22,500	23,554	21,340	25,000	30,446	30,000	48,000	27,568	33,600	27,413	30,000	35,000	19,306	23,000	40,100
District	Delaware	Louisville	Parma	Dogio	Orlando	Florence	Parma	Cincinnati	Delaware	Buffalo	Florence	Orlando	Delaware	Farma	Miami	Florence	Miami	Orlando	Pittsburgh	Tampa	Indianapolis	Livonia	Orlando	Nashville	Morrow	Livonia	Livonia	Tampa	Morrow	Orlando	Jacksonville	Indianapolis	Morrow	Parma	livonia	Orlando	Miami	Buffalo	Parma	Nashville	Nashville	Montgomery	Cincinnati	Tampa	Tampa	Miami	Milwaukee	Peoria	Montgom ery	Milwaukee	Milwould	Cincinnati	Nashville	Pittsburgh	Jacksonville	Montgomery	Morrow	Pittsburgh	Indianapolis	בונות הטכה
Territory	Northeast	Central	Northeast	Certifial	Southeast	Central	Northeast	Northeast	Northeast	Northeast	Central	Southeast	Northeast	Normeast	Southeast	Central	Southeast	Southeast	Northeast	Southeast	Central	Northeast	Southeast	Southeast	Southeast	Northeast	Northeast	Southeast	Southeast	Southeast	Southeast	Central	Southeast	Northeast	Northeast	Southeast	Southeast	Northeast	Northeast	Southeast	Southeast	Southeast	Normeast	Southeast	Southeast	Southeast	Central	Central	Southeast	Central	Northeast	Northeast	Southeast	Northeast	Southeast	Southeast	Southeast	Northeast	Central	Qui E
Zip	45805	47711	44904	40040	34474	40299	44646	45011	43213	14120	40506	32303	43229	44319	33300	41042	33014	32804	15235	33611	46818	49512	32129	37421	30260	48150	13224	33714	30071	32792	32210	46217	30060	4406/	40230	32609	33407	16505	44129	37013	37932	32444	45439	33066	33801	32904	53704	47905	36607	53221	48912	25177	37043	17112	31419	36117	30134	44512	49024	2
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City	Lima	Evansville	Lexington	Histiawaka	Ocele	Louisyille	Massillon	West Chester	Columbus	North Tonawanda	Lexington	Tallahassee	Columbus	Akron	Cortional	Florence	Miami	Orlando	Pittsburgh	Tampa	Fort Wayne	Grand Rapids	Port Orange	Chattanooga	Morrow	Civonia	App Arbor	St Petershing	Norcross	Winter Park	West Jacksonville	Indianapolis	Marietta	Northfield	Warren	Gainesville	Rivierabeach	Erie	Parma	Antioch	Knoxville	Lynn Haven	Dayton	Fort Myors	l akeland	Melbourne	Madison	Lafayette	Mobile	Milwaukee	Lansing C+ Daul	St Albans	Clarksville	Harrisburg	Savannah	Montgomery	Douglasville	Boardman	Portage	Memoria
Address2		•	•			•	•			•	•		•				•	•		•	•	•	•	•	•	•			•		•	•	•			•	•	•		•	•	•				•	•		•	•			•	•		•	•	•	•	1
Address	3650 Fort Shawnee Industrial Dr.	2800 Lynch Ave	27/0 Lexington Ave.	1217 E. MCNIIIEY AVE.	Store continuation 17th Street		4345 Lincoln Way East		5055 E. Main Street	778 Niagara Falls Blvd.	272 W. New Circle Rd	3170 W. Tharpe St.	900 Morse Rd.	2655 S. Arlington Ka.	6004 Bounding Bd	7102 Turfway Rd	5240 NW 167th St	4116 N. Orange Blossom Trail	503 Rodi Rd.	4535 S. Dale Mabry Hwy		3125 Lake Eastbrook Blvd. S.E.	3350 S Ridgewood Ave.	6242 Perimeter Dr.	1230 Mt. Zion Rd.	28300 Schoolcraft Rd.	4801 Machtenaw Ave	4400 34th Street North	6796-A Jimmy Carter Blvd.	1544 FL 436	6024 103rd Street	5750 Kopetsky Dr.	1075 Cobb Parkway SE	10333 Northfield Kd. Unit 110	32880 Deciripte Bd	4222 NW 13th St			6767 Brookpark Rd.	3041 Owen Dr.	737 Lovell Rd.	2116 South Highway 77	Z800 Springboro Pike	4308 Metro Parkway	2210 Commerce Point Dr	7619 Ellis Rd.	3674 Kinsman Blvd.	3233 Teal Rd.	3404 Moffett Rd. Unit-B	3804 South 27th St.	1475 Lake Lansing Kd.	6330 Maccorkle Ave	2231 B Madison St.	6305 Allentown Blvd.	15000 Abercorn St.	231 N. Eastern Blvd./Bypass Whs #3	5834 Fairburn Rd.	6224 South Ave.	501 Mall Dr. 7850 Highway 64	7 obs nignway o4
Name	Lima OH	Evansville IN	Lexington OH	Misilawaka IIN	Ocala El	Louisville KV	Massillon OH	Cincinnati - Muhlhauser Rd OF	East Columbus OH	Buffalo NY	Lexington KY	Tallahassee FL	North Columbus OH	Akron OH	South Original PL	Florence KY	Miami FL	North Orlando FL	Pittsburgh PA	Tampa FL	Fort Wayne IN	Grand Rapids	Port Orange FL	Chattanooga TN	Morrow GA	Civonia Mi	App Arbor MI	St Petershing El	Norcross GA	Winter Park FL	West Jacksonville FL	South Indianapolis IN	Marietta GA	Northfield OH	Warren MI	Gainesville FL	West Palm Beach/Riviera Bear	Erie PA	Parma OH	Nashville TN	Knoxville TN	Panama City FL	Dayton OH	Fort Myers FI	l akeland El	Melbourne FL	Madison WI	Lafayette IN	Mobile AL	South Milwaukee WI	Cansing MI	Charleston	Clarksville	Harrisburg	Savannah	Montgomery	Douglasville	Boardman	Portage	метрпія
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Concept/Banner	AFF	AFF	AFF			A E E	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF		AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF -	AFF 11	AFF	AFF		AFF	AFF	AFF	AFF	AFF	AFF F	A P F F	A F F	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF		AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	Ļ
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American Freight Exhibit A

Gross Sq. Ft.	33,472	20,204	28,000	20,800	32,000	22,159	20,000	25,198	21,326	33,552	25,490	33,280	35,000	30,900	30,000	30,000	34 000	23.480	23,400	43 529	28,029	43,000	28 926	26,520	22,032	24,000	22.247	18,975	30,000	35,364	44,000	43,754	23,562	26,040	32,000	31,274	20,640	32,044	33 808	20,030	20,060	21,210	20,100	33.382	23,383	21,126	20,000	25,700	23,660	43,714	24,450	25,000	21,733	28,450 10 064	19,054	18,487	26,770	37,000	35,200	35,332	45.736	25,052
District	Richmond	Peoria	Birmingham	Nashville	N Charleston	N Charleston	Birmingham	Tampa	Milwaukee	Kansas City	Montgomery	Pittsburgh	Kichmond N Charlaston	Livonia	Birmingham	Indiananolis	Tulsa	Ruffalo	Montgomeny	Houston	Richmond	Rirmingham	Richmond	Chicado	N Charleston	Milwankee	Indianapolis	Cincinnati	West Dallas	Raleigh	Jacksonville	West Dallas	Jacksonville	West Dallas	Morrow	Livonia	Houston	Oklanoma City	Houston	N Charleston	Newington	Charlotte	Houston	Oklahoma City	Charlotte	Miami	Phoenix	Phoenix	Phoenix	Parma	Jacksonville	Phoenix	Vanage City	Kansas City	Delaware	Tulsa	Houston	Coursville	Kansas Oily	Peoria Peoria	Montgomery	Morrow
Territory	Northeast	Central	Central	Southeast	Southeast	Southeast	Central	Southeast	Central	Central	Southeast	Northeast	Northeast	Northeast	Central	Central	West	Northeast	Southeast	Mest West	Northeast	Central	Northeast	Central	Southeast	Central	Central	Northeast	West	Southeast	Southeast	West	Southeast	West	Southeast	Northeast	West	West	Mest Mest	Southoost	Northeast	Southeast	West	West	Southeast	Southeast	West	West	West	Northeast	Southeast	West	Southeast	Central	Northeast West	West	West	Central	Central	Central	Southeast	Southeast
diZ	23608	62526	35235	37072	3000	29406	35810	34221	55337	63132	70815	16602	23202	48162	30165	47303	71107	12205	20007	78218	21740	35080	23236	61111	29579	54311	46254	25705	76705	24018	31903	75050	31206	75237	30087	48603	78415	73159	78501	29301	02921	28269	79936	79410	28208	34952	87112	85308	85205	44095	32217	85016	52773	43045	43015	77907	7,802	42101	20202	52807	36301	30032
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City	Newport News	Decatur	Trussville	Goodlettsville	Andusta	North Charleston	Huntsville	Palmetto	Burnsville	StLouis	Baton Rouge	Altoona	Nortolk	Monno	Molline	Minoie	Shrevenort	Albany	Metairie	San Antonio	Hararstown	Halena	Richmond	Loves Park	Myrtle Beach	Green Bay	Indianapolis	Huntington	Bellmead	Roanoke	Columbus	Grand Prairie	Macon	Dallas	Stone Mountain	Saginaw	Corpus Christi	Oklanoma City	McAllen	Sportsphire	Cranston	Charlotte	FI Paso	Lubbock	Charlotte	Port St Lucie	Albuquerque	Glendale	Mesa	Eastlake	East Jacksonville	East Phoenix	Tanaka	l opeka Dolawara	Delaware Broken Arrow	Broken Arrow	Bryan	Bowling Green	Independence	Davennort	Dothan	Decatur
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Address2																																																														
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Address	451A Oriana Rd	1291 E. Pershing Road	3260 Morrow Rd.	309 N. Main St.	1708 Wilds Bd	4750 Goer Dr. Suite C	2518 Memorial Parkway NW	1201 10th Street East	3200 Highway 13 West	9801 Page Ave.	8560 Florida Blvd.	516 West Plank Rd. Suite #22	6359 East Virginia Beach Bivd.	630 N Telegraph Da	2502 Shorter Ave NM	2002 SHOLLEL AVE: NVV 4201 N. Old State Rd. 3		250 Monigornery Ct.	3400 N L10 Service Rd W	SADEL STORTED SELVICE NO VV.	17627 Virginia Ave	4600 Highway 52	4000 Ingilway oz 9131 Midlothian Turnnike	1502 F. Riverside Blvd	1049B Glenforest Rd	2490 Main St	5615 38th St. Unit A	3116 US Route 60	1002 TX-340 Loop		1627 South Lumpkin Rd.	1825 Westpark Dr.	2525 Pio Nono Ave Suite 1100	2964 W. Wheatland Rd.	5370 U.S. Highway 78 Suite 400	4345 Bay Koad		2825 W I-240 Service Kd.	4004 F. Hishway 83	0000		7201 Smith Comers Blvd	11330 James Wa# Dr	4426 34th St. Suite B	1526-A Alleghany St	7121 US-1	1700 Eubank Blvd. NE	4961 W. Bell Rd. Suite B-3	4422 E. University Dr. Suite 101	34700 Vine Street Suite 200	8661 Old Kings Rd. South Unit 2	3144 E. Thomas Rd.	3333 S. Kanada Dr.	3333 S. Kansas Ave	1141 S. Columbus Pike	3301 S. EIM Place	as Ave#1	101 Clay St	2200 Pails Rd. Sulle 200	1010 F. Kimberly Rd. Suite #1	2131 Ross Clark Circle	1960 B Candler Rd
Name Address						arleston SC										2502 SHOLLEL AVE: INV	336 Montgomery St					`	AV puon				VestIN			4496 Electric Rd.	1627 South Lumpkin		_				5568 Ayers St.	2825 W I-240 Service		473 East Blackstock Boad	1808 Plainfield Pike			. 🗴			_		4422 E. University Dr.	i	F			3333 S. Kansas Ave	1141 S. Columbus P. 1141 S. Columbus P. 3301 S. Elm Blace	3301 S. EIM Place	3125 S. Iexas Ave #1	101 Clay St	OM		2131 Ross Clark Circl	
Name	Newport News	Decatur	Birmingham AL	Goodlettsville	Algusta	North Charleston SC	Huntsville	Palmetto FL	Burnsville	St Louis MO	Baton Rouge LA	Altoona	Nortolk	Monno	MOIIIOG	Muncie IN 4201 N Old State Rd	Shrevenort I A 336 Montoomery St	Albany NY	Metaine I A	San Antonio TX	Haderstown MD	Hagerstown MD	West Richmond VA	Loves Park II	Myrtle Beach SC	Green Bav WI	Indianapolis West IN	Huntington	Waco TX	Roanoke VA 4496 Electric Rd.	Columbus 1627 South Lumpkin	Grand Prairie TX	Macon GA	Dallas TX	Stone Mountain GA	Saginaw MI	Corpus Christi TX 5568 Ayers St.	Oklahoma City OK 2825 W I-240 Service	Acallon X	Spartaphing A73 East Blackstock Road	Cranston 1808 Plainfield Pike	North Charlotte NC	El Paso TX	Lubbock TX	West Charlotte NC	Port St Lucie FL	Albuquerque NM	Glendale AZ	Mesa AZ 4422 E. University Dr.	Eastlake OH	East Jacksonville FL	East Phoenix AZ	Saniora FL Tonoko KS	Topeka KS 3333 S. Kansas Ave	Delaware 1141 S. Columbus Pri Broken Arman OK 3201 S. Elm Disse	Bright TX 3301 S. EIM Place	Bryan I.X 3125 S. lexas Ave #7	Bowling Green KY 101 Clay St	Columbia MC	Dayenger IA	Dothan GA 2131 Ross Clark Circl	Decatur GA
		AFF Decatur	AFF Birmingham AL	Goodlettsville	AFF Anglista	AFF North Charleston SC	AFF Huntsville	Palmetto FL	AFF Burnsville	AFF StLouis MO	AFF Baton Rouge LA	AFF Altoona		ATT COUNTING	AFF Boxes GA	AFF AFF Muncie IN A201 N Old State Rd	AFF Shreveport I A 336 Montgomery St	AFF Albany NY	AFF Metaine I A	AFF San Antonio TX	AFF Haderstown MD	AFF Heleps MT	AFF West Richmond VA	AFF Loves Park II	AFF Myrtle Beach SC	AFF Green Bav WI	AFF Indianapolis West IN	AFF Huntington	AFF Waco TX	AFF Roanoke VA 4496 Electric Rd.	AFF Columbus 1627 South Lumpkin	AFF Grand Prairie TX	AFF Macon GA	AFF Dallas TX	AFF Stone Mountain GA	AFF Saginaw MI	5568 Ayers St.	AFF Oklahoma City OK 2825 W 1-240 Service	ALT CHECKLY ALT	AFF Chartenhine A73 East Blacketock Boad	AFF Cranston 1808 Plainfield Pike	AFF North Charlotte NC	AFF FIPSSOTX	AFF Lubbock TX	AFF West Charlotte NC	AFF Port St Lucie FL	AFF Albuquerque NM	AFF Glendale AZ	AFF Mesa AZ 4422 E. University Dr.	AFF Eastlake OH	AFF East Jacksonville FL	East Phoenix AZ	AFF Saniord FL	AFF Topeka KS 3333 S. Kansas Ave	1141 S. Columbus P. 1141 S. Columbus P. 3301 S. Elm Blace	AFF Broken Arrow OK 3301 S. EIM Place	AFF Bryan IX 3125 S. lexas Ave #7	101 Clay St	AFF Columbia MO	AFF Davenort IA	AFF Dothan GA 2131 Ross Clark Circl	
Concept/Banner Name	Newport News	Decatur	Birmingham AL	Goodlettsville	Algusta	North Charleston SC	Huntsville	Palmetto FL	Burnsville	St Louis MO	Baton Rouge LA	Altoona	Nortolk	Monno	MOIIIOG	Muncie IN 4201 N Old State Rd	Shrevenort I A 336 Montoomery St	Albany NY	AFF Metalia IA	AFF San Antonio TX	Haderstown MD	Hagerstown MD	AFF West Richmond VA	AFF Loves Park II	Myrtle Beach SC	AFF Green Bav WI	AFF Indianapolis West IN	Huntington	Waco TX	Roanoke VA 4496 Electric Rd.	Columbus 1627 South Lumpkin	AFF Grand Prairie TX	AFF Macon GA	Dallas TX	Stone Mountain GA	Saginaw MI	Corpus Christi TX 5568 Ayers St.	Oklahoma City OK 2825 W I-240 Service	Acallon X	Spartaphing A73 East Blackstock Road	AFF Cranston 1808 Painfield Pike	AFF North Charlotte NC	El Paso TX	Lubbock TX	West Charlotte NC	Port St Lucie FL	Albuquerque NM	Glendale AZ	Mesa AZ 4422 E. University Dr.	Eastlake OH	East Jacksonville FL	East Phoenix AZ	AFF Saniord FL	AFF Lopeka KS 3333 S. Kansas Ave	Delaware 1141 S. Columbus Pri Broken Arman OK 3201 S. Elm Disse	Bright TX 3301 S. EIM Place	Bryan I.X 3125 S. lexas Ave #7	Bowling Green KY 101 Clay St	Columbia MC	Dayenger IA	AFF Dothan GA 2131 Ross Clark Circl	AFF Decatur GA

American Freight Exhibit A

Gross Sq. Ft.	29,702	22,000	20,226	23,616	21,499	25,489	23,440	31 465	27,210	19,028	23,428	22,000	24,624	17.121	17,000	22,736	18,665	30,188	24,500	28,000	17.500	32,196	26,238	21,775	24,500	25,804	34 000	22,129	25, 129	15,450	31,050	25,000	30,000	30,750	31,320	23,500	23,500	23,500	20,560	23,333	35,000	23,700	23,500	23,634	24,920	26,097	25,000	31 936	20,000	26,250	23,500	20,560	24,233	23,722
District	Nashville Poloich	N Charleston	Houston	Houston	Tulsa	Cincinnati	Buttalo	Indianapolis	Charlotte	N Charleston	Birmingham	Delaware	Buffalo	Oklahoma City	Charlotte	Florence	Pittsburgh	Richmond	Kaleigh	Parma	Birmingham	Morrow	N Charleston	Buffalo	Charlotte	Raleigh	Northern Arkansas	Kansas City	Kansas City	Northern Arkansas	Little Rock	Little Rock	Little Rock	Northern Arkansas	Northern Arkansas	Tulsa	Oklahoma City	Northern Arkansas	Kansas City	Charlottia City	Kansas City	Oklahoma City	Louisville	Florence	Florence	Louisville	Louisville	Northern Arkansas	Florence	Northern Arkansas	Little Rock	Oklahoma City	Saleigh	Tampa
Territory	Southeast	Southeast	West	West	West	Northeast	Southeast	Central	Southeast	Southeast	Central	Northeast	Northeast	West	Southeast	Central	Northeast	Northeast	Southeast	Northeast	Central	Southeast	Southeast	Northeast	Southeast	Southeast	Central	Central	Central	Central	Central	Central	Central	Central	Central	West	West	Central	Central	Central	Central	West	Central	Central	Central	Central	Central	Central	Central	Central	Central	West	Southeast	Southeast
diZ	38305	30606	77581	77029	75501	45213	31021	47404	28054	29624	35476	45601	18702	73505	28602	47129	17601	22407	24541	44035	35214	30012	29801	13041	28655	24153	64804	65109	65301	65775	72120	72022	72211	72032	72501	72761	74804	72908	73505	42001	64506	73071	42303	47150	47250	42701	40219	65804	40601	65065	38637	76308	27804	34285
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City	Jackson	Athens	Pearland	East Houston	Texarkana	Cincinnati	Rochester Dublin	Bloomington	Gastonia	Anderson	Northport	Chillicothe	Wilkes-Barre	Lawton	Hickory	Clarksville	Lancaster	Fredricksburg	Danville	Elyna Elint	Birmingham	Conyers	Aiken	Clay	Morganton	Salem	Politismin	Jefferson City	Sedalia	West Plains	Sherwood (N Little Rock)	Bryant	Little Rock	Jonesboro	Batesville	Siloam Springs	Shawnee	South Fort Smith	warrensburg	Padilcah	Saint Joseph	Norman	Owensboro	New Albany	Madison	Elizabethtown	Louisville (south)	Springfield	Frankfort	Osage Beach	Hom Lake	Wichita Falls	Rocky Mount	Venice
Address2			•	•	•	•			•			•			•		•	•	•		•				•							•					•	•			•		•		•	•	•			•	•			
Address	2151 N. Highland Ave.	3190 Atlanta Hwy	3267 East Broadway St#16	11051 East Freeway	1801 N Robison Rd #1E		3333 W. Henrietta Rd Ste Z/ 116R Hillcrest Parkway	3100 W. Sisan Dr	1467B E. Franklin Blvd.	122 E. Shockley Ferry Rd.	2300 McFarland Blvd Suite 4	110 Consumer Center Dr	370 East End Centre	2 Fairtiaver Commons Way 30 N.W. Sheridan Rd	2108 US Highway 70 SE		1276 Lititz Pike	9745 Patriot Hwy	3316 Riverside Dr	445 Midway Bivd. 5038 Miller Pd Ste 2B	2012 Verterans Memorial Dr	425 Sigman Rd NW Ste 105-106	1680 Richland Ave W	4124 NYS 31	118 Fiddler's Run Blvd		1400 F 32nd Street	2010 Missouri Blvd	3200 West Broadway	1364 Southern Hills CTR	6527 Warden Road			2839 Kace Street 580 Amity Rd	1 Furniture Lane Batesville	3758 Hwy 412 E	4939 N. Union Ave.	8300 Hwy 71 South	133 Parsons Avenue 7420 MW Sun Blvd	3521 James Sanders Blvd	3715 N Belt Highway	831 Sonoma Park Drive	2512 Calumet Trace	2300 State Street	440 E. Clifty Drive	1705 N. Dixie Highway	5749 Preston Highway	223 NT HOTTLE SQUARE STOPPING OF		6721 US Hwy 54	7258 Interstate Boulevard	3127 Lawrence Rd.	2304 N. Stalphey Blvd. 1980 Stone Rose Dr	515 Tamiami Trail S
Name	Jackson TN	Willington NC Athens GA	Pearland TX	East Houston TX	Texarkana, TX	Cincinnati - Ridge Ave OH	Rochester, NY	Bloomington IN	Gastonia, NC	Anderson, SC	Tuscaloosa, AL	Chillicothe, OH	Wilkes-Barre, PA	Lawton. OK	Hickory, NC	Clarksville, IN	Lancaster, PA	Fredericksburg, VA	Danville, VA	Elyna, OH	Birmingham AL	Conyers GA	Aiken SC	Clay NY	Morganton NC	Salem VA	Toll offill AN 1 - Nogels Ave	Jefferson City MO	Sedalia MO	West Plains MO	Sherwood AR	Bryant AR	Little Rock AR 3 - Shackleford	Jonesboro AK	Batesville AR	Siloam Springs AR	Shawnee OK	Fort Smith AR 2 - Hwy 71	Warrensburg MO	Padilicah KV	St. Joseph MO	Norman OK	Owensboro KY	New Albany IN	Madison IN	Elizabethtown KY	Louisville KY 4 - Preston Highw	Springfield MO	Frankfort KY	Osage Beach MO	Horn Lake MS	Wichita Falls TX	Rocky Mount NC	Venice FL
Concept/Banner	AFF	AFF	AFF	AFF	AFF	AFF	AFF AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF			F10	FFO	FFO	FFO	FF0	D L	PF0	FFO	FFO	011	0 1		919	FFO	FFO	FFO	FFO	PF0	550		01	FFO	FFO	FFO	AFF	AFF
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Count	133	135	136	137	138	139	140	142	143	144	145	146	147	149	150	151	152	153	154	155	157	158	159	160	161	162	164	165	166	167	168	169	170	1/1	173	174	175	176	1/1	170	180	181	182	183	184	185	186	188	189	190	191	192	193	195

American Freight Exhibit A

Gross Sq. Ft.	20,000	20,563	25,000	31,500	19,177	25,000	24,124	00,878	34,000	22,700	30.000	26,992	25,467	24,958	34,500	41,765	22,000	20.276	25.326	22,741	18,120	25,003	44,763	38,000	23,000	29,853	25,000	23,046	23,230	23,200	30.969	22,520	30,721	38,925	36,459	23,700	32,499	32,811	27,878	43.200	14,782	25,000	35,310	46.114	36,500	27,118	26,016	29,12	33,008	19,600	21,830	28,567	31,161
District	Delaware	Nashville	Tampa	Charlotte	West Dallas	Oklahoma City	Peoria	Montgomery Charlotto	Livonia	Pittsburgh	Little Rock	Livonia	Richmond	Montgomery	Newington	Pittsburgh	Newington	Parma	Pittsburgh	Charlotte	Peoria	Colorado	Colorado	Delaware	Houston	Seattle	Colorado	Colorado	Colorado	Deinia	Houston	Kansas City	Orlando	Oklahoma City	San Diego	Montgomery	Houston	Livonia	Livonia	Tampa	Tampa	Tulsa	Raleigh	Newington	Pittsburgh	Orlando	Miami	Milwaukee	Richmond	Richmond	Chicago	Milwaukee	West Dallas
Territory	Northeast	Southeast	Southeast	Southeast	West	West	Central	Southeast	Northeast	Northeast	Central	Northeast	Northeast	Southeast	Northeast	Northeast	Northeast	Northeast	Northeast	Southeast	Central	West	West	Northeast	West	West	West	West	West	Mest O	West	Central	Southeast	West	West	Southeast	West	Northeast	Northeast West	Southeast	Southeast	West	Southeast	Northeast	Northeast	Southeast	Southeast	West	Northeast	Northeast	Central	Central	West
Zip	45356	37398	34601	29730	76904	73401	61615	20000	40444	15904	38125	49015	24502	36066	01001	16001	03106	44281	44446	37664	50702	80112	80920	26101	77642	97501	84041	84405	81008	84057	78503	64120	32114	79121	93551	32504	77598	48917	43528	33760	34243	74136	28304	06111	15017	32803	33409	33222 85282	22192	08043	60561	55433	22006
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City	Piqua	Winchester	Brooksville	Rock Hill	San Angelo	Ardmore	Peoria	China Grave	Miskegon	.lohnstown	Memphis	Battle Creek	Lynchburg	Prattville	Agawam	Butler	Hooksett	Wadsworth	Niles	Kingsport	Waterloo	Centennial	Colorado Springs	Westminster Parkershind	Port Arthur	Medford	Layton	Ogden	Pueblo	Oleillall	McAllen	Kansas City	Daytona Beach	Amarillo	Portage	Pensacola	Webster	Lansing	Holland	Clearwater	Sarasota	Tulsa	Fayetteville	Newington	Bridgeville	Orlando	West Palm Beach	vv auwatosa Tempe	Prince William	Voorhees	Darien	Coon Rapids	Carrollton
Address2																																				Ste 101			5401 6th Ave Suite 515	#120								Suite 625	Suite #707				Suite #180
Address	987 E Ash St Ste 125	2607 Decherd Blvd	657 S Broad St	809 Albright Road	3315 Sherwood Way Ste 149	340 N Commerce St	5212 N Big Hollow Road	10076 Crossing Way Ste 550	1750 E Sherman Blvd	820 Scalp Ave	7060 Winchester Rd	30 Columbia Ave E Ste H	3700 Candlers Mountain Rd Ste 67	1890 E Main St	890 Suffield St	100 Pullman Sq	1328 Hooksett Rd Ste 138	180 Great Oaks Trail Ste B	5185 Younsqtown Warren Rd Unit 5	1189 N Eastman Rd	2060 Sovia Dr Ste #112	9667 E County Line Rd	1680 Briargate Blvd Ste 100	9160 Wadsworth Prwy	3100 Highway 365 Ste #114	1600 N Riverside Ave Unit 1094	2159 Harris Blvd Ste 1	4113 Riverdale Rd	5737 N Elizabeth St	ZZZZ TEXUIIA PKWY SIE ZOO	700 E Expv 83 Suite 200	3632 Front St	1415 S. Nova Rd	7302 SW 34th Ave	320 West Bancho Vista Blvd	6235 N Davis Hwy	20750 Gulf Freeway	810 S. Waverly Rd	6645 Airport Hwy	5251 110th Ave. N.	8333 Lockwood Ridge Rd.	6120 E. 71st St.	1240 Ireland Dr	65 Holmes Rd	1051 Washington Pike	4308 E Colonial Dr	2031 Okeechobee Blvd.	5000 Arizona Mills Circle	2700 Potomac Mills Circle	322 S. Burnt Mill Rd.	7415 South Cass Avenue	141 85th Avenue NW	1215 Marsh Lane
Name	Piqua OH	Winchester TN	Brooksville FL	Rock Hill SC	San Angelo, TX	Ardmore OK	Peoria IL	China Grave NC	Miskedon MI	Johnstown PA	Memphis. TN	Battle Creek MI	Lynchburg VA	Prattville AL	Agawam MA	Butler PA	Hooksett NH	Wadsworth OH	Niles OH	Kingsport TN	Waterloo IA	Centennial CO	Colorado Springs CO	Westminster CO	Port Arthur	Medford OR	Layton UT	Ogden UT	Pueblo CO	oleillall I >	McAllen, TX	Kansas City, MO	Daytona Beach, FL	Amarillo, TX	Portage, MI	Pensacola, FL	Webster, TX	Lansing, MI	Holland, OH	Clearwater, FL	Sarasota, FL	Tulsa, OK	Fayetteville, NC	Newington CT	Bridgeville, PA	Orlando FL	West Palm Beach, FL	wauwatosa, wi Tempe AZ	Prince William VA	Voorhees, NJ	Darien, IL	Coon Rapids, MN	Carrollton, TX
Concept/Banner	AFF	AFF	AFF	AFF	AFF	AFF	AFF	777	717	AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFF AFF	AFF	AFF	AFF	AFF	AFF	AFF	AFO	AFO	AFO	AFO	AFO OHA	AFO	AFO	AFO	AFO	AFO	AFO	AFO	AFO	AFO	AFO	AFO	AFO	AFO AFO	AFO	AFO	AFO	AFO	AFO
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American Freight Exhibit A

Gross Sq. Ft.	34,500	20,327	27,080	25,000	23,500	21,250	30.971	10,371	19,102	74,724	19,837	38,190	26.500	31 886	000, 90	28,000	20,990	57,000	41,953	000,-	33,010	21,283	33.394	000	23,000	25,787	17.310	21,55	000,12	73,282	20,674	28.022	22 560	22,300	22,122	22,008	31.310	10 320	19,029	30,902	27,030	53,389	38,000	0000	78,860	24,424	35,000	32.256	25,100	20,000	40,704	20,257	25,200	25,000	47,328	25,494	30.577	25,328	30,825	34 080	006,450	34,458	28,020	60 395	27,000	000,75	29,000	25,957	25.047	43.043	5,0,0	28,217	26.024	20,024	50,009
District	Kansas City	Richmond	West Dallas	Montgomery	Phoenix	Seattle	ollivdaeN	Chicago	Cilicago	Farma	San Diego	Newington	Colorado	Dichmond	Dioi G	San Diego	Phoenix	Phoenix	Richmond		Delaware	Chicago	Livonia	it carionic		Nashville	San Diego	Checido	Ollicago	Cnicago	Birmingham	San Diedo	Spilos	Sall Diego	san Diego	Tampa	Kansas City	Dhoenix	Y I COLLE	Sall Diego	Parma	Pittsburgh	Horston		N Charleston	Livonia	Charlotte	Richmond	Cipolipaoti	N Charleston	N Charleston	Florence	West Dallas	Newington	San Diego	Houston	West Dallas	Houston	Indianandis	Nowington	Newington	Seattle	Jacksonville	Nashville	Mismi	Malli	Seattle	Kansas City	San Diedo	Spottle Spottle	Geattle	Honston	Houston	Douglo	Seattle
Territory	Central	Northeast	West	Southeast	West	West	Southeast	Control	Certical	Northeast	West	Northeast	West	Northoget	Wood	Mest	West	West	Northeast	North Case	Normeast	Central	Northeast	Northood	Nottheast	Southeast	West	Control	Certified	Central	Central	West	Weet	100	West	Southeast	Central	Wast	Mest	West	Northeast	Northeast	West	1000	Southeast	Northeast	Southeast	Northeast	Northood	Couthood	Southeast	Central	West	Northeast	West	West	West	West	Central	Northoost	NOILIEGASI	West	Southeast	Southeast	Southoast	Southeast	West	Central	West	West	NA GO	West	West	West	West
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City	Fenton	- Philadelphia	Mesquite	- Lafayette	- Phoenix	Modesto	allipoory	Dottogo	0.000	rarma	- La Mesa	- Fall River	- Boise	N S S S S S S S S S S S S S S S S S S S	Circle C	- Olltallo	- Glendale	- Las Vegas	- Bichmond		- Reynoldsburg	- McHenry	- Livonia	2010	fullelling -	- Hixson	- West Covina	Octoo	Octoball WOOd	- Broadview	 Birmingham 	- San Diego	Series And	Salita Alia	- Cerritos	- Tampa	 Fairview Heights 	Gilbert	dipeli	- Oceanside	 North Olmsted 	- Pittsburgh	- San Antonio		Greenville	- Taylor	- Charlotte	- Chesapeake	Circustano.	N Objections	N. Charleston	- Florence	- Arlington	- Derby	- Torrance	- Spring	- Fort Worth	- Houston	Vewbeeds	Sprowebury	- Sillewsburk	- San Leandro	 Jacksonville 	- Nashville	Moder	- Mediey	- Fresno	- Shawnee	- Corona	Socramonto	Sacialifeito	- Austin	- Houston	المرمونية	- sparks
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	Suite A		Ste 100			Suite .																											Suito K	Calle										7 -4: 0	Sulte K.					001110	oci aline								6022 W Crawfordsville Bd											Coiito	onlie o				
Address		Φ.		2001 NW Evangeline Thruway	16809 N. 9th St.	T	Sto 110		1400 DO 10010 D	/490 Broadview Kd.	8805 Murray Drive	133 Mariano S. Bishop Blvd.	8033 W. Franklin Road	40 University Dieza	2400 S Vinciand Ave	Z401 S. VIIIeyalu Ave.	5734 W Peoria Ave	4854 W Lone Mountain Rd	4100 Tomkun St Strite "A"		Z885 Gender Kd	1750 Richmond Rd	12001 Sears Ave.		i	5450 Highway 153 Ste 100	728 South Orange	1040 S Barrington D		TOUG Broadview Village Square	372 Palisades Blvd.	1210 W. Morena BLVD			18/14 Gridley Koad	8245B North Florida Road	55 Ludwig Drive (Space 55)	857 North Val Vista Drive	SOUTH VALVE DIVE	2003-D VISIG Way	26662 Brookpark Extension	2003 Cheryl Drive	6157 NW Loop 410			9860 Telegraph Road	9575 South Blvd	2005 South Military Hwy	40000 Colonia Avo Oto 11	-		51 Spiral dr	401 SOUTHWEST PLZ STE 105	656 New Haven Ave Ste 1	3610 Torrance Blvd	19750 North Freeway (HI-45N)	1265 Town Square Drive.	5901 Griaas Rd.		Short of 1000 Boston Track			11111 San Jose Blvd Ste 1	642 Thompson I n	0000 NIM 72th Octub		4150 Shaw Ave	6495 Quivira Rd	1208 Magnolia Ave			13435 N HIGHWAY 183 STE 101	11687 Westheimer Rd	SECTION OF	350 Giendale Ave.
Name	639 Gravois Bluff Blvd.	PA 1357 Franklin Mills Circle		Lafayette, LA 2001 NW Evangeline Thruway	Phoenix, AZ 16809 N. 9th St.	1800 Prescott Rd	0305 Kingston Dike Ste 110	6160 LIS Boute 6			8805 Murray Drive	Fall River, MA 133 Mariano S. Bishop Blvd.		ц			Glendale, AZ 5734 W Peoria Ave	Las Vegas, NV 4854 W Lone Mountain Rd			g, on	Mchenry, IL 1750 Richmond Rd	Livonia. Ml 12001 Sears Ave.		ZOUD E DOIGHIY LII	5450 Highway 153 Ste	West Covina, CA 728 South Orange	I (Arc)		TOOU Broadview Village	Homewood, AL 372 Palisades Blvd.	San Diego, CA 1210 W. Morena BLVD	1430 S Villago Way	1400 G. Village Way	1	Tampa, FL 8245B North Florida Road	eights, IL				North Olmsted, OH 26662 Brookpark Extension	Pittsburgh, PA 2003 Cheryl Drive	×	44447 1000	SC 1117 Woodruff Kd		Charlotte, NC 9575 South Blvd	۸A	10000 Colorain Avo 64	F104 April 20 October 1	o full Ashley Phosphate	51 Spiral dr	Arlington, TX 401 SOUTHWEST PLZ STE 105		Torrance, CA 3610 Torrance Blvd	19750 North Freeway (TX 1265 Town Square Driv		Z z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z	AA Shrawshiny Va Shara Otr 1000 Boston Trank	Sillewsbuly vig Siller	A 1936 W. 140th Ave.	ഗ					Shawnee, KS 6495 Quivira Rd		1200 Blimpafeld Dr	IZOO BIGILIERIA DI	13435 N HIGHWAY 183	×		Sparks, NV 350 Glendale Ave.
Name	Fenton, MO 639 Gravois Bluff Blvd.	Philadelphia, PA 1357 Franklin Mills Circle	Mesquite, TX 1418 N. Town East Blvd	Lafayette, LA	Phoenix, AZ	Modesto CA 1800 Prescott Rd	Krowyille TN 0305 Kingeton Dike Sta 110	Dotton IN 6460 IN 6460 IN Doute 6	- Olage, IIV	Parma, OH	La Mesa, CA 8805 Murray Drive	Fall River, MA 133 Mariano S. Bishop	Boise, ID	And Andrews	0 0	Olliallo, CA	Glendale, AZ	Las Vegas, NV 4854 W Lone Mountain	Bichmond VA	C	Reynoldsburg, OH	Mchenry, IL	Livonia. MI	TO 2011 2	Nettering, On Zuou E Dorotting Ell	Hixson, TN 5450 Highway 153 Ste	West Covina, CA		Description (Tallover Fairy), 1040 Dallingtolling	broadview, IL 1000 broadview Village	Homewood, AL	San Diego, CA	Sort And Charles		Certitos, CA	Tampa, FL	Fairview Heights, IL	Gilbert A7	Gilbert, AZ	Oceanside, CA	North Olmsted, OH	Pittsburgh, PA	San Antonio TX	CIT 100 101 101 101 101 101 101 101 101 10	Greenville, SC 1117 Woodfull Rd	Taylor, MI	Charlotte, NC	Chesapeake VA	Cincipacti	Most Observation Of 6404 Anticorporation	North Charleston, SC 3101 Ashley Priosphate	Florence, KY 51 Spiral dr	Arlington, TX 401 SOUTHWEST PLZ	Derby CT	Torrance, CA	Spring, TX 19750 North Freeway (Fort Worth, TX 1265 Town Square Driv	Houston, TX	N vewboards	Observation MA Observation Observation Office 4000 Boston Trank	Sillewsbury, IMA Sillewsbury Vig Silprig	San Leandro, CA 1936 W. 140th Ave.	Jacksonville, FL 11111 San Jose Blvd S	NT elliviseN	Moder E	Mediey, rL	Fresno, CA	Shawnee, KS	Corona CA	Correspond A 1200 Blumpfield Dr		Austin, TX 13435 N HIGHWAY 183	Houston, TX	Sparks NIV	Sparks, NV
	AFO Fenton, MO 639 Gravois Bluff Blvd.	AFO Philadelphia, PA 1357 Franklin Mills Circle	AFO Mesquite, TX 1418 N. Town East Blvd	Lafayette, LA		AEO Modesto CA 1800 Prescott Rd	AFO Krosvilla TM 0305 Kingeton Dike Sta 110	AEO Destage INI 6460 LIS Destage	רומ פוניים	AFO Farma, OH	AFO La Mesa, CA 8805 Murray Drive	AFO Fall River, MA 133 Mariano S. Bishop		AC Archiola	Circles C	ALO Olliallo, CA	AFO Glendale, AZ	4854 W Lone Mountain	AEO Richmond VA	Company, Co.	AFO Reynoldsburg, OH				APO Nettering, On Zuou E Dolottiy Lii	AFO HIXSON, TN 5450 Highway 153 Ste		CHV	ALO CACALILIMOCA (TIATIONAL PAIN), 1 1040 C DALILING COLLAR PAINTERS (1100)	AFO Broadview, IL IUUU Broadview Village	AFO Homewood, AL		AEO Cart are Contained Water	Carica Pira, (C) (1400 C) (1800 C) (1700 C) (170	AFO Certitos, CA	Tampa, FL		AEO Gilbert A7	Silvery A	ALO Oceanside, CA	AFO North Olmsted, OH		AEO San Antonio TX		AFO Greenville, SC 1117 Woodruit Kd	AFO Taylor, MI		Chesapeake VA	AEO Ciscimati	ACO Marth Charles Of Education Discharge Co.	ATC North Charleston, SC 5101 Ashley Phosphate	AFO Florence, KY 51 Spiral dr	AFO Arlington, TX 401 SOUTHWEST PLZ	AFO Derby CT		19750 North Freeway (AFO Fort Worth, TX 1265 Town Square Driv	AFO Houston, TX	TO THE PARTY OF TH	AEO Chrouchur, MA Chrouchur, VI Chron Ctt 1000 Boston Trank	ATO GIILEWSDUIY, IMA GIILEWSDUIY VIG GIIPIIG	AFO San Leandro, CA 1936 W. 140th Ave.	11111 San Jose Blvd S	NT elliviseN	And Andrews	ArO Mediey, r.	AFO Fresno, CA		Corona CA	AEO Cacramatro CA 1200 Blumparful Dr	ATC Gadamento, CA (200 puniented DI	AFO Austin, TX 13435 N HIGHWAY 183		AFO CRASSOIL, IX	AFO Sparks, NV

American Freight Exhibit A

Loc # Concept/Banner Name	Address	Address2	City	State	Zip	Territory	District	Gross Sq. Ft.
Huber Heights, OH	8284 Troy Pike		- Huber Heights	Ю	45424	Northeast	Cincinnati	28,018
Naperville, IL	540 S. Hwy 59		- Naperville	_	60540	Central	Chicago	33,260
Tinley Park, IL	16040 S. Harlem Ave		- Tinley Park	_	60477	Central	Chicago	24,480
Allen, TX	109 N Greenville Ave		- Allen	X	75002	West	West Dallas	35,398
Henderson, NV	1437 W. Sunset Rd.		- Henderson	Ž	89014	West	Phoenix	17,500
Raleigh, NC	3529 Maitland Dr		- Raleigh	SC	27610	Southeast	Raleigh	39,903
Wichita, KS	3535 N Rock Road Ste 100		- Wichita	KS	67226	West	Tulsa	39,902
Clackamas, OR	10176 SE 82nd AVE		- Clackamas	OR	92006	West	Seattle	34,103
San Antonio, TX	820 Rector Drive East	Suite 120	San Antonio	¥	78209	West	Houston	26,298
Concord, NC	545 Concord Pkwy		- Concord	NC	28027	Southeast	Charlotte	35,742
							A verage Sq. Ft.	28,150

EXHIBIT B

Expense Budget

American Freight Exhibit B

Expense Budget

		Each Subsequent
	1st Week	Week
Advertising		
Digital & Media	108,070	108,070
Signs (2)	1,344,685	-
Sign Walkers	155,658	155,658
Subtotal Advertising	1,608,413	263,728
Supervision		
Fees / Wages / Expenses (3)	615,516	370,899
Subtotal Supervision	615,516	370,899
<u>Miscellaneous</u>		
Miscellaneous /Legal (4)	50,000	
Subtotal Miscellaneous	50,000	-
Total Expenses	2,273,929	634,627

Notes:

- 1. This Expense Budget contemplates a sale term of November, 5, 2024 through December 31, 2024. The Expense Budget remains subject to modification in the event that this term is extended, or as otherwise agreed to by the parties.
- 2. Includes Sales Tax.
- 3. Includes Deferred Compensation and Insurance.
- 4. Any legal expenses associated with issues raised by or disputes with landlords, including (without limitation) negotiations in respect of landlord side letters, shall be in addition to and not part of the budgeted legal expenses.

EXHIBIT C

Distribution Centers

American Freight Exhibit C

Distribution	Centers

Count	Loc#	Concept/ Banner	Name	Address
1	4052	ORDC	New Castle, DE	700 CENTERPOINT BLVD, New Castle, DE
2	4612	ORDC	Livonia, MI	12001 SEARS AVE, Livonia, MI
3	5236	ORDC	Reno, NV	400-450 W PARR BLVD, Reno, NV
4	7820	ORDC	Kansas City, MO	3630 E FRONT ST, Kansas City, MO
5	9240	ORDC	Tucker, GA	2301-A MT INDUSTRIAL BLVD, Tucker, GA
6	9449	ORDC	Carrollton, TX	1215 MARSH LN STE #180, Carrollton, TX
7	9889	ORDC	Houston TX	5901 GRIGGS RD STF A. Houston, TX